Case: 14-1669 Document: 74-1 Filed: 11/25/2019 Page: 1 (1 of 3)

UNITED STATES COURT OF APPEALS

FOR THE SIXTH CIRCUIT

Deborah S. Hunt Clerk 100 EAST FIFTH STREET, ROOM 540 POTTER STEWART U.S. COURTHOUSE CINCINNATI, OHIO 45202-3988

Tel. (513) 564-7000 www.ca6.uscourts.gov

Filed: November 25, 2019

Mr. Daniel Brasil Becker

Mr. Michael Dean Berkheimer

Ms. Linda Dreeben

Mr. Ethan R. Holtz

Mr. William Gerard Mascioli

Ms. Terry A. Morgan

Mr. David Hitoshi Mori

Mr. Dalford Dean Owens Jr.

Ms. Krystol Rappuhn

Re: Case No. 12-1787/12-2613/13-2089/13-2491/14-1282/14-1669, *NLRB v. Park Avenue Investment Advisor*Originating Case No. : 7-CA-60921

Dear Counsel:

The Court issued the enclosed Order today in this case.

Sincerely yours,

s/Amy E. Gigliotti for Bryant L. Crutcher Case Manager Direct Dial No. 513-564-7013

Enclosure

Case: 14-1669 Document: 74-2 Filed: 11/25/2019 Page: 1 (2 of 3)

Nos. 12-1787, 12-2613, 13-2089, 13-2491, 14-1282, 14-1669

UNITED STATES COURT OF APPEALS FOR THE SIXTH CIRCUIT

FILED
Nov 25, 2019
DEBORAH S. HUNT. Clerk

NATIONAL LABOR RELATIONS BOARD,)	
)	
Petitioner,)	
)	
v.)	<u>O R D E R</u>
)	
PARK AVENUE INVESTMENT ADVISOR,)	
LLC; HOTEL MANAGEMENT ADVISORS-)	
TROY, LLC; 5500 MANAGEMENT LLC;)	
QUANTUM HOTELS, LLC; METROPOLITAN)	
LODGING, LLC; WICK ROAD HOTEL)	
MANAGEMENT, LLC, as a single employer and)	
alter egos,)	
-)	
Respondents,)	
)	
REMO POLSELLI; HANNA KARCHO,)	
)	
Individual Respondents.)	

The court ordered the respondents to show cause why they should not be adjudged in civil contempt for non-compliance with this court's July 20, 2018 order. Counsel for the respondents moves to withdraw representation of the respondents, stating that he immediately passed the show cause order to the respondents and made repeated attempts to communicate with respondents. Asserting a lack of meaningful response and breakdown of the attorney-client relationship, counsel seeks permission to immediately withdraw, to serve the order on the respondents via email, and to allow respondents 30 days in which to obtain new counsel. The National Labor Relations Board does not object to counsel's withdrawal but requests the respondents further be granted 45 days from the order to respond to the Board's petition.

Case: 14-1669 Document: 74-2 Filed: 11/25/2019 Page: 2 (3 of 3)

12-1787, et al.

- 2 -

Counsel's motion to withdraw is GRANTED. Counsel is directed to serve a copy of this order upon all respondents and to further file with this court a notification that demonstrates service and provides the contact information that counsel possesses for the respondents. Upon filing the notification, counsel will be formally terminated from the docket. The respondents are GRANTED an additional 30 days to retain new counsel and for that counsel to file an appearance in these proceedings. The respondents are DIRECTED to file a response to the show cause order of September 9, 2019 within 45 days from the entry of this order.

ENTERED PURSUANT TO RULE 45(a) RULES OF THE SIXTH CIRCUIT

Deborah S. Hunt, Clerk